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13		
14	UNITED STATES DISTRICT COURT	
15	EASTERN DISTRICT OF CALIFORNIA	
16		
17	DARREN GILBERT, an individual;	Case No.: 2:21-cv-01902-KJM-DB
18	Plaintiff,	STIPULATION TO EXTEND DEFENDANT'S TIME TO RESPOND TO
19	v.	AMENDED COMPLAINT
20	NU WAY MARKET, INC.; RIO LINDA MASONIC BUILDING ASSOCIATION dba	
21	RIO LINDA MASONIC TEMPLE ASSOCIATION	
22	Defendants.	
23		
24	WHEREAS, Plaintiff DARREN GILBERT ("Plaintiff") and Defendant NU WAY	
25	MARKET, INC. previously stipulated to extending the time for Defendant to file its responsive	
26	pleading to Plaintiff's First Amended Complaint to January 31, 2022;	
27	WHEREAS, co-defendant Rio Linda Masonic Building Association (collectively with Nu	
28	Way Markey, Inc. "Defendants"), has a current response date of January 31, 2022.	
	STIPULATION TO EXTEND TIME FOR DEFENDANT TO RESPOND TO AMENDED COMPLAINT Case No. 2:21-cv-01902-KJM-DB	
		Cube 110. 2.21-61-01/02-13111-DD

Case 2:21-cv-01902-KJM-DB Document 14 Filed 02/02/22 Page 2 of 2 1 **WHEREAS**, the parties have set the joint site inspection for February 18, 2022; 2 WHEREAS, the parties have continued to discuss resolution and are in need of additional 3 time to explore settlement; 4 IT IS HEREBY STIPULATED that Defendants have up to February 17, 2022, to file a 5 response to the First Amended Complaint. 6 Good cause exists to extend the time for Defendants to respond to the Complaint as counsel 7 for this Defendant was just retained. The Parties are also working towards discussing possible 8 resolution. This extension will not alter the date of any event or any deadline already fixed by 9 Court order. 10 This document is being electronically filed through the Court's ECF System. In this regard, 11 counsel for Defendant hereby attests that (1) the content of this document is acceptable 12 to all persons required to sign the document; (2) Plaintiff's counsel has concurred with the filing 13 of this document; and (3) a record supporting this concurrence is available for inspection or 14 production if so ordered. SO STIPULATED. 15 Respectfully Submitted, 16 17 Dated: February 2, 2022 MOORE LAW FIRM 18 By: /s/ Tanya Moore (as authorized on 2-2-2022) 19 Tanya Moore Attorneys for Plaintiff 20 DARREN GILBERT 21 Dated: February 2, 2022 JACKSON LEWIS P.C. 22 By: /s/ Andrew J. Kozlow 23 Andrew J. Kozlow Attorneys for Defendants 24 NU WAY MARKET INC., and RIO LINDA MASONIC BUILDING ASSOCIATION 25 4880-9758-7468, v. 1 26 27

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